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 Pfizer Inc. Legal Division

DEC 0 5 2005

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No. of Pages: (including this page) 16

Victor Donahue From:

Department Name: Patent Department Charge No.: 88424

Telephone: (212) 733-2739

Time (New York) Date: December 5, 2005

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COMMENTS

Re: PC10228B US

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IN THE UNITED STATES PATENT AN	D TRA	DEMARK OFFICE								
N RE APPLICATION OF: Farzan Rastinejad, et al.										
APPLICATION NO.: 09/863,976	:	Examiner: Cybille Delacroix Muirheic								
FILING DATE: May 23, 2001	:	Group Art Unit: 1614								

TITLE:

METHODS AND COMPOSITIONS FOR RESTORING CONFORMATIONAL STABILITY

OF A PROTEIN OF THE p53 FAMILY

From-Pfizer Inc. Patent Dept. NYHQ 20th FL.

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

## Request for Clarification and Interview

Per Applicant's telephone message of November 30, 2005, a brief telephonic interview is requested in regard of the above-identified application. Although Applicant will proceed by way of an RCE submission, the disposition of the claims on the "Office Action Summary" of the Official Action mailed September 20, 2005 appears incomplete, or otherwise in some way inconsistent with the totality of the rejections that are presently made (or remain of record) in view of the objections that are also listed. Applicant would like to clarify this so that the RCE is responsive. For convenience, a copy of the Official Action is attached.

Specifically, it appears from the "Office Action Summary" sheet that there are several claims that are only objected to, and not rejected. The Examiner has also indicated that Claim 43 is allowable if written in independent form, and Applicant wonders if this disposition was also intended for any of the other claims that appear, on the face of things, only to be objected to.

Clarification is respectfully requested. Applicant expresses no view as to whether this clarification requires the re-mailing/re-dating of a corrected Official Action. It would seem that if an informal understanding could be had. Applicant would just include a confirmatory recitation of the intended official disposition of the claims in the subsequent RCE submission, and which recitation the Examiner could later validate as what was intended.

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T-974 P.003

F-704

Patent Application Attorney Docket No. PC10228B US

Respectfully submitted,

Date: December 05, 2005

E. Victor Donahue, Esq. Attorney for Applicant(s) Reg. No. 35,492

Pfizer, Inc. Patent Department, 5th Floor 150 East 42nd Street New York, NY 10017-5755 (212) 733-2739

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ATTORNEY DOCKET NO. CONFIRMATION NO. FIRST NAMED INVENTOR FILING DATE APPLICATION NO. PC10228B 1819 05/23/2001 Parsan Rustinejed 09/81/3,976 EXAMINER 09/20/2005 DELACROIX MUIRHEL, CYBILLE Pall H. Ginsburg Pfizer Inc PAPER NUMBER ART UNIT 20th Floor 235 East 42nd Street New York, NY 10017-5755 DATE MAILED: 09/20/2005

PFIZER INC. PATENT CEPT. - NYC

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (1kev. 10/83)

		Application No.	Applicant(s)									
		09/863,976	RASTINEJAD ET	AL.								
Office A	Action Summary	Examiner	Art Unit									
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2a)⊠ This action												
3)☐ Sir ce this a	pplication is in condition for	r allowance except for formal m		ie merits is								
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Disposition of Claim	<b>IS</b>		•									
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Priority under 35 U.S	S.C. § 119											
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Attachment(s)  1) Notice of Reference	s Cited (PTO-892)	4) 🗍 Intervi	iew Summary (PTO-413)									
2) Notice of Draftspers	on's Patent Drawing Review (PTC are Statement(s) (PTO-1449 or PT	0-948) Paper FO/SB/08) 5) Notice	No(s)/Mail Date of Informal Patent Application (P	TO-152)								
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## Detailed Action

The following is responsive to applicant's amendment/remarks received Dec. 3, 2004, March 21, 2005 and Jul. 5, 2005.

Claims 1-25 are cancelled. No new claims are added. Claims 26-56 are currently pending.

The previous claim objections set forth in paragraph 1 of the office action mailed June 3,

2004 are withdrawn in view of applicant's amendment(s) and remarks contained therein.

The previous claim rejection under 35 USC 112, first paragraph, set forth in paragraph 2 of the office action mailed June 3, 2004 is withdrawn in view of applicant's amendment(s) and remarks contained therein.

The previous rejections of claims 38, 41, 42, 43 under 35 USC 112, second paragraph, set forth in paragraphs 3 and 5-8 of the office action mailed June 3, 2004 are withdrawn in view of applicant's amendment(s) and remarks contained therein. PLEASE NOTE: the rejection of claim 28 under 35 USC 112, second paragraph (paragraphs 3-4 of the office action mailed June 3, 2004) is maintained. Claim 28 continues to recite "measurement" which has no antecedent basis in the claim.

Applicant's arguments traversing the previous claim rejection under 35 USC 102(e) and the previous claim rejection under 35 USC 103(a), set forth in paragraphs 9-10 of the office action mailed June 3, 2004 have been considered but are not found to be persuasive.

Said rejections are maintained essentially for the reasons given previously in the office action mailed June 3, 2004 with the following additional comment.

Applicant argues that in the present invention, applicant has made the pioneering discovery that small organic compounds present in doses that are small and safe enough to be

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administered to living patients can successfully rescue the conformation of p53 protein in order to facilitate treatment of cancer. Applicant further argues,

"The present invention defines methods (see independent Claim 26) which include the obvicus practical limitation that the identified compounds are actually "useful in the treatment of cancer" and can usefully bind to p53 under physiological conditions.

Compound X (Example 3, page 47) is such a compound. The Welch disclosure is readily seen as being not particularly relevant to the discovery of compounds that are useful as drugs, particularly those that likely bind to specific sites in the p53 protein. Rather the Welch disclosure relates to the well recognized field that proteins can be solubilized or "stabilized" by soaking in them in solvents, at immense concentrations of solvents and usually via generalized solvation effects."

"The Welch disclosure does not pertain to providing specific compounds useful as safe low close pharmaceuticals, i.e. clinically useful sub-micromolar quantities. Simply stated, the generalized history of protein solvation experiments has nothing to do with the development of useful pharmaceuticals, nor can it, in any way, provide motivation for such other inventions or even remotely suggest predict that such useful inventions would be remotely possible. Welch fails, as it must, to suggest specific binding effects useful at physiological concentrations. It must be reiterated that the cells in patients' living bodies are very different from the cells in the in vitro cultures of Welch."

Said arguments have been considered but are not found to be persuasive. The examiner respectfully submits that applicant's arguments are not commensurate in scope with the claimed method. Applicant's claims are directed to a method of identifying organic non-peptide compounds useful in the treatment of cancer. They do not require the therapeutic treatment of a patient suffering from cancer.

Moreover, the phrase at line 2 of claim 26, "useful in the treatment of cancer" is essentially an intended use limitation. In a claim drawn to a process of making, the intended use must result in a manipulative difference as compared to the prior art. See In re Casey, 370 F.2d 576, 152 USPQ 235 (CCPA 1967) and In re Otto, 312 F.2d 937, 939, 136 USPQ 458, 459 (CCPA 1963) (The claims were directed to a core member for hair curlers and a process of making a core member for hair curlers. Court held that the intended use of hair curling was of no

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significance to the structure and process of making.). In this case, the intended use of treating cancer with the identified non-peptide organic compound is of no significance to the method of identifying the organic non-peptide compound. It is for these reasons as well as those submitted previously in the office action mailed June 3, 2004 that the rejections are maintained.

Claim 43 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

#### Conclusion

Claims 25-42, 44-45, 47, 54 stand rejected.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Cybille Delacroix-Muirheid whose telephone number is 571Application/Control Number: 09/863,976

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272-0572. The examiner can normally be reached on Mon-Thurs. from 8:30 to 6:00 as well as every other Friday from 9:30-6:00.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Christopher Low, can be reached on 571-272-0951. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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REBECCA COOK
PRIMARY EXAMINER
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